

**IN THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF MICHIGAN**

FLEET ENGINEERS, INC.
a Michigan Corporation,

Plaintiff

v.

MUDGUARD TECHNOLOGIES, LLC
a Tennessee limited liability company,
TARUN SURTI
an Individual,

Defendants.

Case No. 1:12-CV-1143

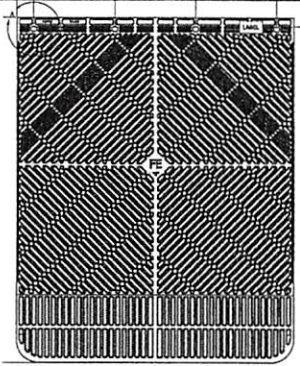
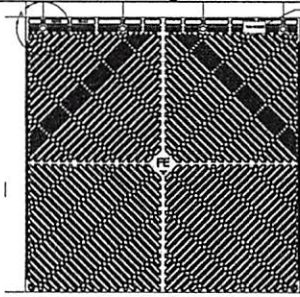
Hon. Paul L. Maloney

VERDICT FORM

When answering the following questions and filling out this Verdict Form, please follow the directions provided throughout the form. Your answer to each question must be unanimous. Some of the questions contain legal terms that are defined and explained in detail in the Jury Instructions. Please refer to the Jury Instructions if you are unsure about the meaning or usage of any legal term that appears in the questions below.

ACCUSED PRODUCTS

No

Group A	Group B
 <i>representative image</i>	 <i>representative image</i>
Part Nos.	Part Nos.
033-08002	033-08000
033-08003	033-08001
033-08004	033-08007
033-08005	033-08015
033-08006	033-08018
033-08008	033-08019
033-08009	033-08020
033-08010	033-08023
033-08011	033-08036
033-08012	033-08050
033-08013	033-08051
033-08014	033-08052
033-08016	033-08053
033-08017	033-08054
033-08021	033-08055
033-08022	033-08056
033-08024	033-08057
033-08025	033-08068
033-08028	033-08071
033-08035	033-08078
033-08038	033-08080
033-08040	033-08083
033-08060	
033-08072	
033-08084	
033-08085	
033-08087	

Based on the evidence admitted at trial and in accordance with the instructions as given by the Court, we, the jury, unanimously agree to the answers to the following questions:

QUESTION NO. 1. - Direct Infringement

For each of the following product groups, has Mr. Surti proven by a preponderance of the evidence that each and every claim element of claims 1, 2, 5, 8, 9, and/or 13 of the '755 Patent is included, literally or under the doctrine of equivalents, in the accused product, and that Fleet Engineers made, used, offered to sell, or sold the accused product?

Please answer by marking in each cell "yes" (a finding for Mr. Surti) or "no" (a finding for Fleet Engineers).

	Claim 1	Claim 2	Claim 5	Claim 8	Claim 9	Claim 13
Group A	Yes	Yes	Yes	Yes	Yes	Yes
Group B	No	No	No	No	No	No

If you answered "yes" to any part of Question 1, continue to Question 2.

If you answered "no" to every part of Question 1, your deliberations are complete. Please have the jury foreperson sign, date, and return this form to the clerk.

If you found infringement for any product in Question 1 under the doctrine of equivalents, please identify below (i) the accused product group (ii) the claim in question, (iii) the claim limitation that was not found literally in the accused product, and (iv) the "equivalent" element of the accused product: N/A

[illegible]

QUESTION NO. 3. - Willful Infringement

Do you find by clear and convincing evidence that Mr. Surti proven that Fleet Engineers actually knew about, intentionally ignored, or recklessly disregarded that its actions constituted infringement of U.S. Patent No. RE44,755?

Please answer by marking "yes" (a finding for Mr. Surti) or "no" (a finding for Fleet Engineers).

Yes _____

No X

QUESTION NO. 4. - Damages

If you find any claim of the '755 Patent to be infringed, state the amount of damages, if any, Mr.

Surti has proven by a preponderance of the evidence.

A. Is Mr. Surti entitled to lost profits? Yes _____ No X

If Mr. Surti is entitled to lost profits, what amount is he owed?

\$ N/A

B. If Mr. Surti is not entitled to lost profits, you must calculate the amount or royalties to which he is entitled.

gross sales

$$\frac{\$ \text{Group A}}{\text{Royalty Base}} \times \frac{4}{\text{Royalty Rate}} \% = \$ \text{Total Damages}$$

Your deliberations are complete. Please have the jury foreperson sign, date, and return this form to the clerk.

Dated: 10-7-21

Signature: 

Does it have
to be unanimous?

YES

Judge Maloy

10/6/21

2:01 P.M.

Can we have

the Anderson Cad

Rendering? 6-30-15

To The Jury,

The Parties would believe that
the referenced Anderson Cad Rendering
is the first page of Exhibit A5
or the last page of Exhibit 52.
If the exhibit is not in the exhibit
book, please advise

Judge Mahony

2:42 P.M.